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SEC. 8. That all samples of milk or cream taken or brought to the office of the health officer under the provisions of this ordinance by said health officer or by any other person shall, by the said health officer or by any other person that may from time to time be designated for this purpose by the mayor and council of said city, be analyzed or otherwise satisfactorily tested, and whenever the said milk or cream so tested or analyzed shall be found violative of the provisions of this ordinance the necessary steps shall be taken through the health officer or other person so designated for due prosecution of the offender thereof. The analysis or test herein required may be made with such instruments, apparatus, chemicals or otherwise, and to such extent, as may by the health officer or other person so designated, be deemed necessary.

SEC. 9. That all dealers or others, after registering as provided in section 1 of this ordinance, shall secure from said health officer, whose duty it shall be to issue, a certificate permit; the same to be issued to said registering person, who shall be the bona fide person thus proposing to engage in said business; said person being designated in said permit, and also the location of said dairy or milk depot; said permit to expire with the end of the calendar year in which the same issued; and said persons shall annually thus register; such permit shall be conditional upon the compliance by said person with all of the ordinances and regulations of said city applicable to such persons; and it shall be the duty of such health officer to annul and revoke such permit at any time when such person in the operation of said business fails to comply with any of the terms of this amending or original ordinance; and upon the annulment of said permit, then it shall be unlawful for such person to do or operate said business, until, after correction of the condition causing such annulment, and the issuance of another permit as hereinbefore provided.

SEC. 10. That the word "person" in this ordinance shall include individual, firm, or corporation.

SEC. 11. That any person who shall violate any provision of this ordinance, or who shall disobey any of the rules and regulations of the health officer as hereinbefore provided for, shall be punished, upon conviction thereof in the police court of said city, as provided in section 16 of the act of the General Assembly of the State of Georgia of 1889 amending the charter of the city of Brunswick.

SEC. 12. That no hog pens, hog wallows, cesspools, mud holes, surface closets, or other sources of contamination shall be permitted within 100 feet of any barn or stable where any cows used in said business are housed or kept.

Stables and Disposal of Manure. (Ord. 320, May 24, 1915.)

SECTION 1. That all livery and other stables and buildings, yards, lots, and inclosures within the corporate limits of the said city of Brunswick in which horses, mules, cows, and other live stock are housed or kept shall at all times be kept and maintained in a proper, cleanly, and sanitary condition; that all of the droppings from said live stock shall be removed therefrom at least once in every four days, or if kept at such stables or said inclosures then the same shall at all times be kept in such bins or other receptacles as are thoroughly fly proof—that is to say, that such bins and other receptacles shall be so constructed with screens or otherwise as to prevent the ingress or egress of flies; and should said droppings be removed as herein provided, then the same shall be removed beyond the limits of said city or be immediately used as fertilizer.

SEC. 2. That all persons violating any of the provisions of this ordinance, upon conviction thereof in the police court of said city, shall be punished as prescribed in section 71 of Johnson's Code of said city.